

DISTRICT OF NEVADA

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granting or denying a certificate of appealability to defendant Gilberto Lopez-Monjaraz

grams or more of methamphetamine in violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(A)(viii).

On October 18, 2011, the court granted Monjaraz's motion, vacated the judgment, and re-entered

¹ Refers to the court's docket number.

1 appealed his sentence (Doc. #30) which was ultimately affirmed by the Ninth Circuit (Doc. #44).

2 Subsequently, Monjaraz filed a renewed motion to vacate, set aside, or correct his sentence
3 pursuant to 28 U.S.C. § 2255 (Doc. #45) which was denied by the court (Doc. #53). In response,
4 Monjaraz filed a motion for reconsideration of the court's order (Doc. #54) which was also denied
5 by the court (Doc. #61). Thereafter, the Ninth Circuit issued the underlying order of remand for the
6 limited purpose of either granting or denying a certificate of appealability on Monjaraz's motion to
7 vacate, set aside, or correct his sentence pursuant to 28 U.S.C. § 2255. Doc. #62.

8 Under the Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA"), "an appeal
9 may not be taken to the court of appeals from . . . the final order in a proceeding under section
10 2255" unless a district court issues a certificate of appealability ("COA") based on "a substantial
11 showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(1)(B).

12 Here, the court finds that Monjaraz has not shown a denial of a constitutional right in his
13 § 2255 motion. In the court's order denying his § 2255 motion, the court noted that Monjaraz had
14 failed to raise any meritorious challenge to his sentence because he received a sentence within the
15 contemplated guideline range. *See* Doc. #53. Further, Monjaraz has failed to demonstrate that
16 reasonable jurists would find the court's assessment of his claims debatable or wrong. *See Allen v.*
17 *Ornoski*, 435 F.3d 946, 950-951 (9th Cir. 2006). Therefore, the court shall deny Monjaraz a
18 certificate of appealability on his motion to vacate sentence pursuant to 28 U.S.C. § 2255.

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20 IT IS THEREFORE ORDERED that defendant is not entitled to a Certificate of
21 Appealability.

22 IT IS SO ORDERED.

23 DATED this 16th day of January, 2014.

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25 
26 LARRY R. HICKS
UNITED STATES DISTRICT JUDGE